103d CONGRESS **H. R. 4545 AMENDMENTS**

In the Senate of the United States,

October 6 (legislative day, September 12), 1994.

Resolved, That the bill from the House of Representatives (H.R. 4545) entitled "An Act to amend the rail safety provisions of title 49, United States Code, and for other purposes", do pass with the following

AMENDMENTS:

Strike out all after the enacting clause and insert:

1	SECTION. 1. SHORT TITLES.
2	(a) Title I.—Title I of this Act may be cited as the
3	"Federal Railroad Safety Authorization Act of 1994".
4	(b) Title II.—Title II of this Act may be cited as
5	the "High Risk Drivers Act of 1994".
6	TITLE I—FEDERAL RAILROAD
7	SAFETY

- 8 SEC. 101. AUTHORIZATION OF APPROPRIATIONS.
- 9 Section 20117(a)(1) of title 49, United States Code,
- 10 is amended by inserting after subparagraph (B) the follow-
- 11 *ing:*
- 12 "(C) \$68,289,000 for the fiscal year ending
- 13 September 30, 1995.
- 14 "(D) \$75,112,000 for the fiscal year ending
- 15 September 30, 1996.

"(E) \$82,563,000 for the fiscal year ending 1 2 September 30, 1997. "(F) \$90,739,000 for the fiscal year ending 3 September 30, 1998.". 4 SEC. 102. HOURS OF SERVICE PILOT PROJECT. (a) In General.—Chapter 211 of title 49, United 6 States Code, is amended by adding at the end the following 8 new section: "§ 12108. Hours of service pilot project 10 "(a) PILOT PROJECTS AUTHORIZED.—A railroad or railroads, and all labor organizations representing any directly affected covered service employees of the railroad or railroads, may jointly petition the Secretary of Transportation for approval of one or more pilot projects to demonstrate the possible benefits and costs of implementing alternatives to the requirements of this Act, including, but not limited to, those concerning maximum on-duty and minimum off-duty periods. Based on such a joint petition, the Secretary, after notice and opportunity for comment, 19 may waive, in whole or in part, compliance with this Act for a period of no more than 2 years, if the Secretary deter-21 mines that such waiver of compliance is in the public interest and is consistent with railroad safety. Any such waiver

may, based on a new petition, be extended for additional

25 periods of up to 2 years, after notice and opportunity for

- 1 comment. An explanation of any waiver granted under this
- 2 section shall be published in the Federal Register.
- 3 "(b) Report.—The Secretary shall submit to Congress
- 4 no later than June 1, 1996, an interim report that discusses
- 5 the status of the pilot project program and a final report
- 6 by January 1, 1998, that explains and analyzes the impact
- 7 on safety, railroad operating conditions, railroad oper-
- 8 ations, and potential benefits of any pilot projects approved
- 9 under this section.".
- 10 (b) Civil Penalty.—The first sentence of section
- 11 21303(a) of title 49, United States Code, is amended by
- 12 inserting a comma and "or a provision of a waiver granted
- 13 under section 12108 of this title," after "of this title" the
- 14 second place it appears.
- 15 (c) CLERICAL AMENDMENT.—The table of sections for
- 16 chapter 211 of title 49, United States Code, is amended by
- 17 adding at the end thereof the following:

"12108. Hours of service pilot project.".

- 18 SEC. 103. TECHNICAL AMENDMENT TO FEDERAL RAILROAD
- 19 **SAFETY ACT OF 1970.**
- 20 Section 20111(c) of title 49, United States Code, is
- 21 amended by inserting "this chapter or any of the laws
- 22 transferred to the jurisdiction of the Secretary of Transpor-
- 23 tation by subsection (e)(1), (2), or (6)(A) of section 6 of
- 24 the Department of Transportation Act, as such Act is in
- 25 effect on June 1, 1994, or" after "individual's violation of".

1	SEC. 104. BIENNIAL REPORTING ON IMPLEMENTATION OF
2	FEDERAL RAILROAD SAFETY ACT OF 1970.
3	(a) In General.—Section 20116 of title 49, United
4	States Code, is amended by striking "not later than July
5	1 of each year a report on carrying out this chapter for
6	the prior calendar year" in the first sentence and inserting
7	"every 2 years, on or before July 1, a report on carrying
8	out this chapter for the preceding 2 calendar years".
9	(b) Conforming Amendment.—The section heading
10	for that section is amended by striking "Annual report"
11	and inserting in lieu thereof "Biennial report".
12	SEC. 105. STATE HIGHWAY SAFETY MANAGEMENT SYSTEMS.
13	(a) Amendment of Regulations.—The Secretary of
14	Transportation shall conduct a rulemaking proceeding to
15	amend the regulations under section 500.407 of title 23,
16	Code of Federal Regulations, to require that each highway
17	safety management system developed, established, and im-
18	plemented by a State shall, among countermeasures and
19	priorities established under subsection (b)(2) of that sec-
20	tion—
21	(1) include public railroad-highway grade-cross-
22	ing closure plans that are aimed at eliminating high-
23	risk or redundant crossings (as defined by the Sec-
24	retary);
25	(2) include railroad-highway grade-crossing poli-
26	cies that limit the creation of new at-grade crossings

1	for vehicle or pedestrian traffic, recreational use, or
2	any other purpose; and
3	(3) include plans for State policies, programs,
4	and resources to further reduce death and injury at
5	high-risk railroad-highway grade crossings.
6	(b) Deadline.—The Secretary of Transportation shall
7	complete the rulemaking proceeding described in subsection
8	(a) and prescribe the required amended regulations, not
9	later than one year after the date of enactment of this Act.
10	SEC. 106. EMERGENCY NOTIFICATION OF GRADE-CROSSING
11	PROBLEMS.
12	Section 20134 of title 49, United States Code, is
13	amended by adding at the end thereof the following new
14	subsection:
15	"(d) Pilot Programs.—
16	"(1) The Secretary of Transportation shall con-
17	duct a pilot program to demonstrate an emergency
18	
	notification system utilizing a toll free telephone
19	
19 20	notification system utilizing a toll free telephone
	notification system utilizing a toll free telephone number that the public can use to convey to railroads,
20	notification system utilizing a toll free telephone number that the public can use to convey to railroads, either directly or through public safety personnel, in-
20 21	notification system utilizing a toll free telephone number that the public can use to convey to railroads, either directly or through public safety personnel, in- formation about malfunctions or other safety prob-
20 21 22	notification system utilizing a toll free telephone number that the public can use to convey to railroads, either directly or through public safety personnel, information about malfunctions or other safety problems at railroad-highway grade crossings. The pilot

1	"(B) shall include provisions for public edu-
2	cation and awareness of the program, and
3	"(C) shall require information to be posted
4	at the railroad-highway grade crossing describ-
5	ing the emergency notification system and in-
6	structions on how to use the system.
7	The Secretary may, by grant, provide funding for the
8	expense of information signs and public awareness
9	campaigns necessary to demonstrate the notification
10	system.
11	"(2) The Secretary shall complete the pilot pro-
12	gram not later than 24 months after the date of en-
13	actment of the Federal Railroad Safety Authorization
14	Act of 1994, and shall submit to the Congress not
15	later than 30 months after that date an evaluation of
16	the pilot program, together with findings as to the ef-
17	fectiveness of such emergency notification systems.
18	The report shall compare and contrast the structure,
19	cost, and effectiveness of the pilot program with other
20	emergency notification systems in effect within other
21	States. Such evaluation shall include analyses of the
22	safety benefits derived from the programs, cost effec-
23	tiveness, and the burdens on participants, including
24	the railroads and law enforcement personnel.
25	"(3) Unless the Secretary determines that—

1	"(A) the national notification system would
2	not be a cost-effective means of providing timely
3	and accurate notification of railroad-highway
4	grade crossing safety emergencies; or
5	"(B) State-level notification systems evalu-
6	ated by the Secretary offer a clearly superior
7	means of providing such notification, and the
8	Secretary includes in the report to the Congress
9	under paragraph (2) a strategy and schedule for
10	extending such systems to other States;
11	then the Secretary shall establish, and shall issue im-
12	plementing regulations for, a national notification
13	system, within 24 months after the date on which the
14	report is issued. The regulations shall include provi-
15	sions requiring railroads to erect and maintain ap-
16	propriate signs and to provide necessary railroad-
17	highway grade crossing information to the United
18	States DOT/AAR Rail-Highway Grade Crossing In-
19	ventory.
20	"(4) In addition to sums authorized under sec-
21	tion 20117(a)(1) of this title, there are authorized to
22	be appropriated to carry out this section not to exceed
23	\$700,000 for fiscal year 1995, \$250,000 for fiscal year
24	1996, \$800,000 for fiscal year 1997, and \$400,000 for
25	fiscal year 1998.''.

1 SEC. 107. OPERATION LIFESAVER.

2	(a) Authorization of Appropriations.—In addi-
3	tion to amounts otherwise authorized by law, there are au-
4	thorized to be appropriated for railroad research and devel-
5	opment \$300,000 for fiscal year 1995, \$500,000 for fiscal
6	year 1996, and \$750,000 for fiscal year 1997, to support
7	Operation Lifesaver, Inc.
8	(b) Program Requirements.—The Secretary of
9	Transportation shall not provide financial assistance from
10	any amount appropriated for railroad research and devel-
11	opment to Operation Lifesaver, Inc., in excess of \$150,000
12	for any fiscal year unless—
13	(1) such excess funding is for the development
14	and implementation of a national, multi-year, multi-
15	media public information and law enforcement pro-
16	gram for the reduction of fatalities and serious inju-
17	ries involving railroad-highway grade crossings and
18	trespassing on railroad rights-of-way and property;
19	and
20	(2) at least 30 percent of the costs of developing
21	and implementing such program is provided from
22	non-Federal sources, including States and railroads.
23	(c) Secretary or Delegates to Serve Ex Officio
24	ON BOARDS OF RECIPIENT ORGANIZATIONS.—In order to
25	ensure maximum coordination and effectiveness in carrying
26	out the Operation Lifesaver program, the Secretary of

- 1 Transportation or, by delegation, the Administrator of the
- 2 Federal Railroad Administration and the Administrator of
- 3 the Federal Highway Administration, is authorized to
- 4 serve, ex officio, as a member of the board of directors (or
- 5 similar governing body) of any organization receiving
- 6 funds made available by the Secretary for carrying out a
- 7 program of public information and education to reduce or
- 8 prevent motor vehicle accidents, injuries, and fatalities, or
- 9 to improve driver performance, at railroad-highway grade
- 10 crossings, and to prevent trespassing on railroad rights-of-
- 11 way and resulting injuries and fatalities.

12 SEC. 108. INTELLIGENT VEHICLE-HIGHWAY SYSTEMS.

- 13 (a) In General.—In implementing the Intelligent Ve-
- 14 hicle-Highway Systems Act of 1991 (23 U.S.C. 307 note),
- 15 the Secretary of Transportation shall ensure that the Na-
- 16 tional Intelligent Vehicle-Highway Systems Program ad-
- 17 dresses, in a comprehensive and coordinated manner, the
- 18 use of intelligent vehicle-highway technologies to promote
- 19 safety at railroad-highway grade crossings. The Secretary
- 20 of Transportation shall ensure that two or more operational
- 21 tests funded under such Act shall promote highway traffic
- 22 safety and railroad safety.

1	SEC. 109. VIOLATION OF GRADE-CROSSING LAWS AND REG-
2	ULATIONS.
3	(a) Federal Regulations.—Section 31311 of title
4	49, United States Code, is amended by adding at the end
5	the following new subsection:
6	"(h) Grade-crossing Violations.—
7	"(1) Sanctions.—The Secretary shall issue reg-
8	ulations establishing sanctions and penalties relating
9	to violations, by persons operating commercial motor
10	vehicles, of laws and regulations pertaining to rail-
11	road-highway grade crossings.
12	"(2) Minimum Requirements.—Regulations is-
13	sued under paragraph (1) shall, at a minimum, re-
14	quire that—
15	"(A) the penalty for a single violation shall
16	not be less than a 60-day disqualification of the
17	driver's commercial driver's license; and
18	"(B) any employer that knowingly allows,
19	permits, authorizes, or requires an employee to
20	operate a commercial motor vehicle in violation
21	of such a law or regulation shall be subject to a
22	civil penalty of not more than \$10,000.".
23	(b) Deadline.—The initial regulations required
24	under section 31310(h) of title 49, United States Code, shall
25	be issued not later than one year after the date of enactment
26	of this Act.

- 1 (c) State Regulations.—Section 31311(a) of title
- 2 49, United States Code, is amended by adding at the end
- 3 the following new paragraph:
- 4 "(18) Grade-Crossing regulations.—The
- 5 State shall adopt and enforce regulations prescribed
- 6 by the Secretary under section 31310(h) of this title.".

7 SEC. 110. SAFETY ENFORCEMENT.

- 8 (a) Cooperation Between Federal and State
- 9 AGENCIES.—The National Highway Traffic Safety Admin-
- 10 istration, and the Office of Motor Carriers within the Fed-
- 11 eral Highway Administration, shall on a continuing basis
- 12 cooperate and work with the National Association of Gov-
- 13 ernors' Highway Safety Representatives, the Commercial
- 14 Vehicle Safety Alliance, and Operation Lifesaver, Inc., to
- 15 improve compliance with and enforcement of laws and reg-
- 16 ulations pertaining to railroad-highway grade crossings.
- 17 (b) Report.—The Secretary of Transportation shall
- 18 submit a report to Congress by January 1, 1996, indicating
- 19 (1) how the Department worked with the above mentioned
- 20 entities to improve the awareness of the highway and com-
- 21 mercial vehicle safety and law enforcement communities of
- 22 regulations and safety challenges at railroad-highway grade
- 23 crossings, and (2) how resources are being allocated to better
- 24 address these challenges and enforce such regulations.

	-7
1	SEC. 111. INSTITUTE FOR RAILROAD AND GRADE-CROSSING
2	SAFETY.
3	The Secretary of Transportation, in conjunction with
4	a university or college having expertise in highway, traffic,
5	and railroad safety, shall establish, within one year of en-
6	actment of this Act, an Institute for Railroad and Grade-
7	Crossing Safety. The Institute shall research, develop, fund,
8	or test measures for reducing the number of fatalities and
9	injuries in railroad operations, focusing on improvements
10	in railroad-highway grade-crossing safety, railroad tres-
11	passing, prevention, and enforcement. There is hereby au-
12	thorized to be appropriated to the Secretary \$1,000,000 for
13	each of the fiscal years 1996 through 2000 to fund activities
14	under the preceding sentence carried out by the Institute,
15	which shall report at least once each year on its use of such
16	funds in carrying out such activities and the results thereof
17	to the Secretary of Transportation and the Congress.
18	SEC. 112. RAILROAD GRADE-CROSSING TRESPASSING AND
19	VANDALISM PREVENTION STRATEGY.
20	(a) Evaluation of Existing Laws.—In consultation
21	with affected parties, the Secretary of Transportation shall
22	evaluate and review current local, State, and Federal laws
23	regarding trespassing on railroad property and vandalism
24	affecting railroad safety, and develop model prevention
25	strategies and enforcement laws to be used for the consider-

26 ation of State and local legislatures and governmental enti-

- 1 ties. The first such evaluation and review shall be completed
- 2 within 1 year after the date of enactment of this Act. The
- 3 Secretary shall revise such model prevention strategies and
- 4 enforcement codes periodically.
- 5 (b) Outreach Program.—The Secretary shall de-
- 6 velop and maintain a comprehensive outreach program to
- 7 improve communications among Federal railroad safety in-
- 8 spectors, State inspectors certified by the Federal Railroad
- 9 Administration, railroad police, and State and local law
- 10 enforcement officers, for the purpose of addressing trespass-
- 11 ing and vandalism problems on the railroads and railroad
- 12 property, and strengthening relevant enforcement strategies.
- 13 This program shall be designed to increase public and police
- 14 awareness of the illegality of, dangers inherent in, and the
- 15 extent of, trespassing on railroad rights-of-way, to develop
- 16 strategies to improve the prevention of trespassing and van-
- 17 dalism, and to improve the enforcement of laws relating to
- 18 railroad trespass, vandalism, and grade crossings safety.
- 19 (c) MODEL LEGISLATION.—Within 18 months after the
- 20 date of enactment of this Act, the Secretary, after consulta-
- 21 tion with State and local governments, shall develop and
- 22 make available to State and local governments model State
- 23 legislation providing for—
- 24 (1) civil or criminal penalties, or both, for van-
- 25 dalism of railroad equipment or property which could

1	affect the safety of the public or of railroad employees,
2	and
3	(2) civil or criminal penalties, or both, for tres-
4	passing on a railroad owned or leased right-of-way.
5	SEC. 113. WARNING OF CIVIL LIABILITY.
6	The Secretary of Transportation shall encourage rail-
7	roads to warn the public about potential liability for viola-
8	tion of regulations related to vandalism of railroad-high-
9	way grade crossing signs, devices, and equipment and to
10	trespass on railroad property.
11	SEC. 114. LOCOMOTIVE WHISTLE BAN PROHIBITION.
12	(a) Prohibition.—No State or political subdivision
13	thereof shall enact or enforce a locomotive whistle ban with
14	respect to any railroad-highway grade crossing or series of
15	railroad-highway grade crossings after December 31, 1995,
16	unless, consistent with regulations issued under subsection
17	(c), one of the following actions has been taken with respect
18	to a crossing or series of crossings (as determined by the
19	Secretary)—
20	(1) the affected crossing is closed during the
21	hours covered by the ban;
22	(2) crossing gates and median barriers have been
23	installed and are operational;
24	(3) 4-quadrant gates have been installed and are
25	operating; or

1	(4) other effective safety measures, described in
2	regulations issued by the Secretary (including regula-
3	tions involving the demonstration and evaluation of
4	new safety measures), are in place at an affected
5	crossing or series of crossings.
6	(b) Testing.—The Secretary of Transportation is au-
7	thorized to approve the testing of railroad-highway grade
8	crossing safety measures, including demonstration and
9	evaluation of such measures at railroad-highway grade
10	crossings.
11	(c) REGULATIONS.—By January 1, 1996, the Sec-
12	retary of Transportation shall issue regulations implement-
13	ing this section. These regulations shall include—
14	(1) standards for safety measures identified in
15	paragraphs (1), (2), and (3) of subsection (a);
16	(2) identification of any additional safety meas-
17	ures that provide an equivalent level of safety to that
18	provided by the safety measures identified in para-
19	graphs (2) and (3) of subsection (a); and
20	(3) procedures for securing approval to dem-
21	onstrate new railroad-highway grade crossing safety
22	measures at railroad-highway grade crossings.
23	SEC. 115. RAILROAD CAR VISIBILITY.
24	(a) Review of Rules.—The Secretary of Transpor-
25	tation shall conduct a review of the Department of Trans-

1	portation's rules with respect to railroad car visibility. As
2	part of this review, the Secretary shall collect relevant data
3	from operational experience by railroads having enhanced
4	visibility measures in service. The Secretary shall also con-
5	duct such research as may be required to establish whether
6	enhanced visibility of railroad cars would improve driver
7	behavior and thereby reduce railroad-highway grade cross-
8	ing accidents.
9	(b) REGULATIONS.—If the review and research con-
10	ducted under subsection (a) establishes that enhanced rail-
11	road car visibility would likely enhance safety in a cost-
12	effective manner, the Secretary shall initiate a rulemaking
13	proceeding to issue regulations requiring substantially en-
14	hanced visibility standards for newly manufactured and re-
15	manufactured railroad cars. In such proceeding the Sec-
16	retary shall consider, at a minimum—
17	(1) visibility from the perspective of an auto-
18	mobile driver;
19	(2) whether certain railroad car paint colors
20	should be prohibited or required;
21	(3) the use of reflective materials;
22	(4) the visibility of lettering on railroad cars;
23	(5) the effect of any enhanced visibility measures
24	on the health and safety of train crew members; and
25	(6) the cost/benefit ratio of any new regulations.

1	(c) Exclusions.—In issuing regulations under sub-
2	section (b), the Secretary may exclude from any specific vis-
3	ibility requirement any category of trains or railroad oper-
4	ations if the Secretary determines that such an exclusion
5	is in the public interest and is consistent with railroad safe-
6	ty including railroad-highway crossing safety.
7	SEC. 116. CROSSING ELIMINATION; STATEWIDE CROSSING
8	FREEZE.
9	(a) Statement of Policy.—
10	(1) Railroad-highway grade crossings present in-
11	herent hazards to the safety of railroad operations
12	and to the safety of persons using those crossings. It
13	is in the public interest—
14	(A) to eliminate redundant and high risk
15	railroad-highway grade crossings; and
16	(B) to limit the creation of new crossings to
17	the minimum necessary to provide for the rea-
18	sonable mobility of the American people and
19	their property, including emergency access.
20	(2) Elimination of redundant and high-risk rail-
21	road-highway grade crossings is necessary to permit
22	optimum use of available funds to improve the safety
23	of remaining crossings, including funds provided
24	under Federal law.

- 1 (3) Effective programs to reduce the number of 2 unneeded railroad-highway grade crossings, and to 3 close those crossings that cannot be made reasonably 4 safe (due to reasons of topography, angles of intersec-5 tion, etc.), require the partnership of Federal, State, 6 and local officials and agencies, and affected rail-7 roads.
- 8 (4) Promotion of a balanced national transpor-9 tation system requires that highway planning specifi-10 cally take into consideration the interface between 11 highways and the national railroad system.
- (b) Partnership and Oversight.—The Secretary shall foster a partnership among Federal, State, and local transportation officials and agencies to reduce the number of railroad-highway grade crossings and to improve safety at remaining crossings. The Secretary shall make provision for periodic review to ensure that each State (including State subdivisions and local governments) is making substantial, continued progress toward achievement of the purposes of this section.
- 21 (c) CROSSING FREEZE.—If, upon review, and after op-22 portunity for a hearing, the Secretary determines that a 23 State or political subdivision thereof has failed to make sub-24 stantial, continued progress toward achievement of the pur-25 poses of this section, then the Secretary shall impose a limit

- 1 on the maximum number of public railroad-highway grade
- 2 crossings in that State. The limitation imposed by the Sec-
- 3 retary under this subsection shall remain in effect until the
- 4 State demonstrates compliance with the requirements of this
- 5 section. In addition, the Secretary may, for a period of not
- 6 more than 3 years after such a determination, require com-
- 7 pliance with specific numeric targets for net reductions in
- 8 the number of railroad-highway grade crossings (including
- 9 specification of hazard categories with which such crossings
- 10 are associated).
- 11 (d) Regulations.—The Secretary shall issue such
- 12 regulations as may be necessary to carry out this section.

13 SEC. 117. RESEARCH PRIORITIES.

- 14 (a) 5-YEAR PLAN.—
- 15 (1) The Secretary of Transportation shall submit
- to Congress a 5-year strategic plan that will dem-
- onstrate improved programs to enhance railroad safe-
- 18 ty (including human factors and railroad-highway
- 19 grade-crossing safety), the prevention of trespassing
- on railroad property, and the prevention of vandal-
- ism to railroad-highway grade crossing safety devices
- and signs. With respect to human factors, the strate-
- gic plan shall establish a comprehensive program to
- investigate workload, stress, and fatigue, operator

1	training, ergonomics, operating rules, and other areas
2	judged appropriate by the Secretary.
3	(2) The plan shall be incorporated into the re-
4	search, technology development, and testing priorities
5	of the Federal Railroad Administration.
6	(3) The plan shall be submitted to Congress no
7	later than January 1, 1996.
8	(4) There are authorized to be appropriated for
9	conducting such programs \$3,500,000 for each of the
10	fiscal years 1996 through 1999.
11	(b) Participation of Other Agencies.—In carry-
12	ing out the activities authorized by this Act, the Secretary
13	shall cooperate with other Federal agencies and seek to
14	maximize the use of Federal monies to apply defense-related
15	technologies to railroad-highway grade crossing safety, tres-
16	passing prevention, and other railroad-safety initiatives.
17	SEC. 118. COORDINATION WITH THE DEPARTMENT OF
18	LABOR.
19	The Secretary of Transportation shall consult with the
20	Secretary of Labor on a regular basis to assure that all
21	applicable laws affecting safe working conditions for rail-
22	road employees are appropriately enforced to assure a safe
23	and productive working environment for the railroad in-
24	dustry.

SEC. 119. POSITIVE TRAIN CONTROL SYSTEM PROGRESS

- 2 **REPORT.**
- 3 The Secretary of Transportation shall make annual
- 4 progress reports to the Committees of the Senate and of the
- 5 House of Representatives with jurisdiction over railroads
- 6 on the development, deployment, and demonstration of
- 7 Positive Train Control Systems.

8 SEC. 120. PASSENGER CAR SAFETY STANDARDS.

- 9 Section 20133 of title 49, United States Code, is
- 10 amended by adding at the end the following new subsection:
- 11 "(d) Minimum Standards.—
- 12 "(1) The Secretary shall issue regulations estab-
- lishing minimum standards for the safety of cars used
- by railroads to transport passengers. The regulations
- shall address, at a minimum, crashworthiness of the
- 16 cars, interior features (including luggage restraints,
- seat belts, and exposed surfaces) that may affect pas-
- senger safety; maintenance and inspection of the cars;
- 19 emergency response procedures and equipment; and
- any operating rules and conditions that directly af-
- 21 fect safety not otherwise governed by regulations or
- orders. The Secretary may make applicable some or
- all of these standards to cars existing at the time of
- 24 the issuance of the regulations as well as to new cars,
- 25 and the Secretary shall explain in the rulemaking

- document the basis for making such standards appli cable to existing cars.
- "(2) The Secretary shall issue initial standards 3 for railroad passenger safety, including standards ad-5 dressing core safety concerns for which research has been completed, within 3 years after the date of enact-6 ment of the Federal Railroad Safety Authorization 7 Act of 1994. The initial standards may except equip-8 ment used by historical, scenic, and excursion rail-9 roads to transport passengers. The Secretary shall 10 11 complete the issuance of passenger safety standards required by this section within 5 years after such 12 date. 13
- "(3) The Secretary is authorized to establish within the Department of Transportation 2 additional full time equivalent positions beyond the number currently authorized by existing law to assist with the drafting, issuance, and implementation of the regulations described in paragraph (1)."

20 SEC. 121. GRANT AUTHORITY.

- 21 Section 103 of title 49, United States Code, is amended
- 22 by redesignating subsection (d) as (e), and by inserting
- 23 after subsection (c) the following new subsection:
- 24 "(d) Subject to the provisions of the Federal Property
- 25 and Administrative Services Act of 1949 (40 U.S.C. 471

- 1 et seq.), the Secretary may make, enter into, and perform
- 2 such contracts, grants, leases, cooperative agreements, and
- 3 other similar transactions with Federal or other public
- 4 agencies (including State and local governments) and pri-
- 5 vate organizations and persons, and to make such pay-
- 6 ments, by way of advance or reimbursement, as the Sec-
- 7 retary may determine to be necessary or appropriate to
- 8 carry out functions of the Federal Railroad Administration.
- 9 The authority of the Secretary granted by this subsection
- 10 shall be carried out by the Administrator. Notwithstanding
- 11 any other provision of this chapter, no authority to enter
- 12 into contracts or to make payments under this subsection
- 13 shall be effective, except as provided for in appropriation
- 14 Acts. ".

15 SEC. 122. TOURIST RAILROADS.

- Section 20103 of title 49, United States Code, is
- 17 amended by adding at the end thereof the following new
- 18 subsection:
- 19 "(f) In prescribing regulations that pertain to safety
- 20 that affect tourist, historic, or excursion railroad carriers,
- 21 the Secretary shall take into consideration any financial,
- 22 operational, or other factors that may be unique to such
- 23 railroad carriers. The Secretary shall submit a report to
- 24 Congress not later than September 30, 1995, on efforts made
- 25 to revise and update regulations that pertain to safety that

1	affect tourist, historical, or excursion railroad carriers. The
2	report shall address the financial, operational, and other
3	factors that may be unique to these railroads.".
4	SEC. 123. AUTHORIZATION.
5	There are authorized to be appropriated to the Sec-
6	retary of Transportation for the benefit of Amtrak
7	\$40,000,000 for fiscal year 1995 and \$50,000,000 for fiscal
8	year 1996 to be used for engineering, design, and construc-
9	tion activities to enable the James A. Farley Post Office
10	in New York, New York, to be used as a train station and
11	commercial center and for necessary improvements and re-
12	development of the existing Pennsylvania Station and asso-
13	ciated service bundling in New York, New York.
14	TITLE II—HIGH RISK DRIVERS
15	PROGRAM
16	SUBTITLE A—HIGH-RISK AND ALCOHOL-
17	IMPAIRED DRIVERS
18	SEC. 211. FINDINGS.
19	The Congress makes the following findings:
20	(1) The Nation's traffic fatality rate has declined
21	from 5.5 deaths per 100 million vehicle miles traveled
22	in 1966 to an historic low of an estimated 1.8 deaths
23	per 100 million vehicle miles traveled during 1992. In
24	order to further this desired trend, the safety pro-
25	grams and policies implemented by the Department of

- 1 Transportation must be continued, and at the same 2 time, the focus of these efforts as they pertain to high 3 risk drivers of all ages must be strengthened.
 - (2) Motor vehicle crashes are the leading cause of death among teenagers, and teenage drivers tend to be at fault for their fatal crashes more often than older drivers. Drivers who are 16 to 20 years old comprised 7.4 percent of the United States population in 1991 but were involved in 15.4 percent of fatal motor vehicle crashes. Also, on the basis of crashes per 100,000 licensed drivers, young drivers are the highest risk group of drivers.
 - (3) During 1991, 6,630 teenagers from age 15 through 20 died in motor vehicle crashes. This tragic loss demands that the Federal Government intensify its efforts to promote highway safety among members of this high risk group.
 - (4) The consumption of alcohol, speeding over allowable limits or too fast for road conditions, inadequate use of occupant restraints, and other high risk behaviors are several of the key causes for this tragic loss of young drivers and passengers. The Department of Transportation, working cooperatively with the States, student groups, and other organizations, must reinvigorate its current programs and policies to ad-

- 1 dress more effectively these pressing problems of teen-2 age drivers.
 - (5) In 1991 individuals aged 70 years and older, who are particularly susceptible to injury, were involved in 12 percent of all motor vehicle traffic crash fatalities. These deaths accounted for 4,828 fatalities out of 41,462 total traffic fatalities.
 - (6) The number of older Americans who drive is expected to increase dramatically during the next 30 years. Unfortunately, during the last 15 years, the Department of Transportation has supported an extremely limited program concerning older drivers. Research on older driver behavior and licensing has suffered from intermittent funding at amounts that were insufficient to address the scope and nature of the challenges ahead.
 - (7) A major objective of United States transportation policy must be to promote the mobility of older Americans while at the same time ensuring public safety on our Nation's highways. In order to accomplish these two objectives simultaneously, the Department of Transportation must support a vigorous and sustained program of research, technical assistance, evaluation, and other appropriate activities that are

1	designed to reduce the fatality and crash rate of older
2	drivers who have identifiable risk characteristics.
3	SEC. 212. DEFINITIONS.
4	For purposes of this subtitle—
5	(1) The term "high risk driver" means a motor
6	vehicle driver who belongs to a class of drivers that,
7	based on vehicle crash rates, fatality rates, traffic
8	safety violation rates, and other factors specified by
9	the Secretary, presents a risk of injury to the driver
10	and other individuals that is higher than the risk pre-
11	sented by the average driver.
12	(2) The term "Secretary" means the Secretary of
12	Transportation
13	Transportation.
13 14	SEC. 213. POLICY AND PROGRAM DIRECTION.
	•
14 15	SEC. 213. POLICY AND PROGRAM DIRECTION.
141516	SEC. 213. POLICY AND PROGRAM DIRECTION. (a) GENERAL RESPONSIBILITY OF SECRETARY.—The
14151617	SEC. 213. POLICY AND PROGRAM DIRECTION. (a) GENERAL RESPONSIBILITY OF SECRETARY.—The Secretary shall develop and implement effective and com-
14 15 16 17 18	SEC. 213. POLICY AND PROGRAM DIRECTION. (a) GENERAL RESPONSIBILITY OF SECRETARY.—The Secretary shall develop and implement effective and com- prehensive policies and programs to promote safe driving behavior by young drivers, older drivers, and repeat viola-
14151617	SEC. 213. POLICY AND PROGRAM DIRECTION. (a) GENERAL RESPONSIBILITY OF SECRETARY.—The Secretary shall develop and implement effective and com- prehensive policies and programs to promote safe driving behavior by young drivers, older drivers, and repeat viola-
14 15 16 17 18	SEC. 213. POLICY AND PROGRAM DIRECTION. (a) GENERAL RESPONSIBILITY OF SECRETARY.—The Secretary shall develop and implement effective and com- prehensive policies and programs to promote safe driving behavior by young drivers, older drivers, and repeat viola- tors of traffic safety regulations and laws.
14 15 16 17 18 19 20	SEC. 213. POLICY AND PROGRAM DIRECTION. (a) GENERAL RESPONSIBILITY OF SECRETARY.—The Secretary shall develop and implement effective and com- prehensive policies and programs to promote safe driving behavior by young drivers, older drivers, and repeat viola- tors of traffic safety regulations and laws. (b) SAFETY PROMOTION ACTIVITIES.—The Secretary
14 15 16 17 18 19 20 21	SEC. 213. POLICY AND PROGRAM DIRECTION. (a) GENERAL RESPONSIBILITY OF SECRETARY.—The Secretary shall develop and implement effective and com- prehensive policies and programs to promote safe driving behavior by young drivers, older drivers, and repeat viola- tors of traffic safety regulations and laws. (b) SAFETY PROMOTION ACTIVITIES.—The Secretary shall promote or engage in activities that seek to ensure

1	uation and licensing of high risk drivers are ad-
2	vanced;
3	(2) model driver training, screening, licensing,
4	control, and evaluation programs are improved;
5	(3) uniform or compatible State driver point
6	systems and other licensing and driver record infor-
7	mation systems are advanced as a means of identify-
8	ing and initially evaluating high risk drivers; and
9	(4) driver training programs and the delivery of
10	such programs are advanced.
11	(c) Driver Training Research.—The Secretary
12	shall explore the feasibility and advisability of using cost
13	efficient simulation and other technologies as a means of
14	enhancing driver training; shall advance knowledge regard-
15	ing the perceptual, cognitive, and decision making skills
16	needed for safe driving and to improve driver training; and
17	shall investigate the most effective means of integrating li-
18	censing, training, and other techniques for preparing novice
19	drivers for the safe use of highway systems.
20	SUBTITLE B—YOUNG DRIVER PROGRAMS
21	SEC. 221. STATE GRANTS FOR YOUNG DRIVER PROGRAMS.
22	(a) Establishment of Grant Program.—Chapter
23	4 of title 23, United States Code, is amended by adding

24 at the end the following new section:

"§ 411. Programs for young drivers

- 2 "(a) GENERAL AUTHORITY.—Subject to the provisions
- 3 of this section, the Secretary shall make basic and supple-
- 4 mental grants to those States which adopt and implement
- 5 programs for young drivers which include measures, de-
- 6 scribed in this section, to reduce traffic safety problems re-
- 7 sulting from the driving performance of young drivers.
- 8 Such grants may only be used by recipient States to imple-
- 9 ment and enforce such measures.
- 10 "(b) Maintenance of Effort.—No grant may be
- 11 made to a State under this section in any fiscal year unless
- 12 such State enters into such agreements with the Secretary
- 13 as the Secretary may require to ensure that such State will
- 14 maintain its aggregate estimated expenditures from all
- 15 other sources for programs for young drivers at or above
- 16 the average level of such expenditures in its 2 fiscal years
- 17 preceding the fiscal year in which the High Risk Drivers
- 18 Act of 1994 is enacted.
- 19 "(c) Federal Share.—No State may receive grants
- 20 under this section in more than 5 fiscal years. The Federal
- 21 share payable for any grant under this section shall not
- 22 exceed—
- 23 "(1) in the first fiscal year a State receives a
- 24 grant under this section, 75 percent of the cost of im-
- 25 plementing and enforcing in such fiscal year the

1	young driver program adopted by the State pursuant
2	to subsection (a);
3	"(2) in the second fiscal year the State receives
4	a grant under this section, 50 percent of the cost of
5	implementing and enforcing in such fiscal year such
6	program; and
7	"(3) in the third, fourth, and fifth fiscal years
8	the State receives a grant under this section, 25 per-
9	cent of the cost of implementing and enforcing in such
10	fiscal year such program.
11	"(d) Maximum Amount of Basic Grants.—Subject
12	to subsection (c), the amount of a basic grant made under
13	this section for any fiscal year to any State which is eligible
14	for such a grant under subsection (e) shall equal 30 percent
15	of the amount apportioned to such State for fiscal year 1989
16	under section 402 of this title. A grant to a State under
17	this section shall be in addition to the State's apportion-
18	ment under section 402, and basic grants during any fiscal
19	year may be proportionately reduced to accommodate an
20	applicable statutory obligation limitation for that fiscal
21	year.
22	"(e) Eligibility for Basic Grants.—
23	"(1) General.—For purposes of this section, a
24	State is eligible for a basic grant if such State—

1	"(A) establishes and maintains a graduated
2	licensing program for drivers under 18 years of
3	age that meets the requirements of paragraph
4	(2); and
5	"(B)(i) in the first year of receiving grants
6	under this section, meets three of the seven cri-
7	teria specified in paragraph (3);
8	"(ii) in the second year of receiving such
9	grants, meets four of such criteria;
10	"(iii) in the third year of receiving such
11	grants, meets five of such criteria;
12	"(iv) in the fourth year of receiving such
13	grants, meets six of such criteria; and
14	"(v) in fifth year of receiving such grants,
15	meets six of such criteria.
16	For purposes of subparagraph (B), a State shall be
17	treated as having met one of the requirements of
18	paragraph (3) for any year if the State demonstrates
19	to the satisfaction of the Secretary that, for the 3 pre-
20	ceding years, the alcohol fatal crash involvement rate
21	for individuals under the age of 21 has declined in
22	that State and the alcohol fatal crash involvement
23	rate for such individuals has been lower in that State
24	than the average such rate for all States.
25	"(2) Graduated licensing program.—

1	"(A) A State receiving a grant under this
2	section shall establish and maintain a graduated
3	licensing program consisting of the following li-
4	censing stages for any driver under 18 years of
5	age:
6	"(i) An instructional license, valid for
7	a minimum period determined by the Sec-
8	retary, under which the licensee shall not
9	operate a motor vehicle unless accompanied
10	in the front passenger seat by the holder of
11	a full driver's license.
12	"(ii) A provisional driver's license
13	which shall not be issued unless the driver
14	has passed a written examination on traffic
15	safety and has passed a roadtest adminis-
16	tered by the driver licensing agency of the
17	State.
18	"(iii) A full driver's license which shall
19	not be issued until the driver has held a
20	provisional license for at least 1 year with
21	a clean driving record.
22	"(B) For purposes of subparagraph (A)(iii),
23	subsection (f)(1), and subsection (f)(6)(B), a pro-
24	visional licensee has a clean driving record if the
25	licensee—

1	"(i) has not been found, by civil or
2	criminal process, to have committed a mov-
3	ing traffic violation during the applicable
4	period;
5	"(ii) has not been assessed points
6	against the license because of safety viola-
7	tions during such period; and
8	"(iii) has satisfied such other require-
9	ments as the Secretary may prescribe by
10	regulation.
11	"(C) The Secretary shall determine the con-
12	ditions under which a State shall suspend provi-
13	sional driver's licenses in order to be eligible for
14	a basic grant. At a minimum, the holder of a
15	provisional license shall be subject to driver con-
16	trol actions that are stricter than those applica-
17	ble to the holder of a full driver's license, includ-
18	ing warning letters and suspension at a lower
19	point threshold.
20	"(D) For a State's first 2 years of receiving
21	a grant under this section, the Secretary may
22	waive the clean driving record requirement of
23	subparagraph (A)(iii) if the State submits satis-
24	factory evidence of its efforts to establish such a
25	requirement.

1 "(3) Criteria for basic grant.—The seven 2 criteria referred to in paragraph (1)(B) are as fol-3 lows:

"(A) The State requires that any driver under 21 years of age with a blood alcohol concentration of 0.02 percent or greater when driving a motor vehicle shall be deemed to be driving while intoxicated for the purpose of (i) administrative or judicial sanctions or (ii) a law or regulation that prohibits any individual under 21 years of age with a blood alcohol concentration of 0.02 percent or greater from driving a motor vehicle.

"(B) The State has a law or regulation that provides a mandatory minimum penalty of at least \$500 for anyone who in violation of State law or regulation knowingly, or without checking for proper identification, provides or sells alcohol to any individual under 21 years of age.

"(C) The State requires that the license of a driver under 21 years of age be suspended for a period specified by the State if such driver is convicted of the unlawful purchase or public possession of alcohol. The period of suspension shall be at least 6 months for a first conviction and

1	at least 12 months for a subsequent conviction;
2	except that specific license restrictions may be
3	imposed as an alternative to such minimum pe-
4	riods of suspension where necessary to avoid
5	undue hardship on any individual.
6	"(D) The State conducts youth-oriented
7	traffic safety enforcement activities, and edu-
8	cation and training programs—
9	"(i) with the participation of judges
10	and prosecutors, that are designed to ensure
11	enforcement of traffic safety laws and regu-
12	lations, including those that prohibit driv-
13	ers under 21 years of age from driving
14	while intoxicated, restrict the unauthorized
15	use of a motor vehicle, and establish other
16	moving violations; and
17	"(ii) with the participation of student
18	and youth groups, that are designed to en-
19	sure compliance with such traffic safety
20	laws and regulations.
21	"(E) The State prohibits the possession of
22	any open alcoholic beverage container, or the
23	consumption of any alcoholic beverage, in the
24	passenger area of any motor vehicle located on a
25	public highway or the right-of-way of a public

highway; except as allowed in the passenger area, by persons (other than the driver), of a motor vehicle designed to transport more than 10 passengers (including the driver) while being used to provide charter transportation of passengers.

- "(F) The State provides, to a parent or legal guardian of any provisional licensee, general information prepared with the assistance of the insurance industry on the effect of traffic safety convictions and at-fault accidents on insurance rates for young drivers.
- "(G) The State requires that a provisional driver's license may be issued only to a driver who has satisfactorily completed a State-accepted driver education and training program that meets Department of Transportation guidelines and includes information on the interaction of alcohol and controlled substances and the effect of such interaction on driver performance, and information on the importance of motorcycle helmet use and safety belt use.
- "(f) Supplemental Grant Program.—
- "(1) Extended application of provisional License requirement.—For purposes of this sec-

tion, a State is eligible for a supplemental grant for a fiscal year in an amount, subject to subsection (c), not to exceed 10 percent of the amount apportioned to such State for fiscal year 1989 under section 402 of this title if such State is eligible for a basic grant and in addition such State requires that a driver under 21 years of age shall not be issued a full driver's license until the driver has held a provisional li-cense for at least 1 year with a clean driving record as described in subsection (e)(2)(B).

"(2) Remedial driver education.—For purposes of this section, a State is eligible for a supplemental grant for a fiscal year in an amount, subject to subsection (c), not to exceed 5 percent of the amount apportioned to such State for fiscal year 1989 under section 402 of this title if such State is eligible for a basic grant and in addition such State requires, at a lower point threshold than for other drivers, remedial driver improvement instruction for drivers under 21 years of age and requires such remedial instruction for any driver under 21 years of age who is convicted of reckless driving, excessive speeding, driving under the influence of alcohol, or driving while intoxicated.

1 "(3) Record of serious convictions; habit-2 UAL OR REPEAT OFFENDER SANCTIONS.—For purposes of this section, a State is eligible for a supple-3 4 mental grant for a fiscal year in an amount, subject to subsection (c), not to exceed 5 percent of the 5 amount apportioned to such State for fiscal year 1989 6 7 under section 402 of this title if such State is eligible for a basic grant and in addition such State— 8 "(A) requires that a notation of any serious 9 10 traffic safety conviction of a driver be main-11 tained on the driver's permanent traffic record for at least 10 years after the date of the convic-12 tion: and 13 "(B) provides additional sanctions for any 14 15 driver who, following conviction of a serious 16 traffic safety violation, is convicted during the 17 next 10 years of one or more subsequent serious 18 traffic safety violations. 19 "(4) Interstate Driver License Compact.— 20 The State is a member of and substantially complies with the interstate agreement known as the Driver Li-21 22 cense Compact, promptly and reliably transmits and receives through electronic means interstate driver 23 24 record information (including information on com-

mercial drivers) in cooperation with the Secretary

25

and other States, and develops and achieves demonstrable annual progress in implementing a plan to ensure that (i) each court of the State report expeditiously to the State driver licensing agency all traffic safety convictions, license suspensions, license revocations, or other license restrictions, and driver improvement efforts sanctioned or ordered by the court, and that (ii) such records be available electronically to appropriate government officials (including enforcement, officers, judges, and prosecutors) upon request at all times.

- "(5) The State has a law or regulation that provides a minimum penalty of at least \$100 for anyone who in violation of State law or regulation drives any vehicle through, around, or under any crossing, gate, or barrier at a railroad crossing while such gate or barrier is closed or being opened or closed.
- "(6) Vehicle Seizure Program.—The State has a law or regulation that—
 - "(A) mandates seizure by the State or any political subdivision thereof of any vehicle driven by an individual in violation of an alcohol-related traffic safety law, if such violator has been convicted on more than one occasion of an alcohol-related traffic offense within any 5-year pe-

riod beginning after the date of enactment of this section, or has been convicted of driving while his or her driver's license is suspended or revoked by reason of a conviction for such an offense;

- "(B) mandates that the vehicle be forfeited to the State or a political subdivision thereof if the vehicle was solely owned by such violator at the time of the violation:
- "(C) requires that the vehicle be returned to the owner if the vehicle was a stolen vehicle at the time of the violation; and

"(D) authorizes the vehicle to be released to a member of such violator's family, the co-owner, or the owner, if the vehicle was not a stolen vehicle and was not solely owned by such violator at the time of the violation, and if the family member, co-owner, or owner, prior to such release, executes a binding agreement that the family member, co-owner, or owner will not permit such violator to drive the vehicle and that the vehicle shall be forfeited to the State or a political subdivision thereof in the event such violator drives the vehicle with the permission of the family member, co-owner or owner.

- 1 "(g) AUTHORIZATION OF APPROPRIATIONS.—There
- 2 are authorized to be appropriated to carry out this section,
- 3 \$9,000,000 for the fiscal year ending September 30, 1996,
- 4 \$12,000,000 for the fiscal year ending September 30, 1997,
- 5 and \$14,000,000 for the fiscal year ending September 30,
- 6 1998, \$16,000,000 for the fiscal year ending September 30,
- 7 1999, and \$18,000,000 for the fiscal year ending September
- 8 *30, 2000.* ".
- 9 (b) Conforming Amendment.—The analysis of chap-
- 10 ter 4 of title 23, United States Code, is amended by insert-
- 11 ing immediately after the item relating to section 410 the
- 12 following new item:
 - "411. Programs for young drivers.".
- 13 (c) Deadlines for Issuance of Regulations.—
- 14 The Secretary shall issue and publish in the Federal Reg-
- 15 ister proposed regulations to implement section 411 of title
- 16 23, United States Code (as added by this section), not later
- 17 than 6 months after the date of enactment of this Act. The
- 18 final regulations for such implementation shall be issued,
- 19 published in the Federal Register, and transmitted to Con-
- 20 gress not later than 12 months after such date of enactment.
- 21 SEC. 222. PROGRAM EVALUATION.
- 22 (a) Evaluation by Secretary.—The Secretary
- 23 shall, under section 403 of title 23, United States Code, con-
- 24 duct an evaluation of the effectiveness of State provisional
- 25 driver's licensing programs and the grant program author-

- 1 ized by section 411 of title 23, United States Code (as added
- 2 by section 101 of this Act).
- 3 (b) Report to Congress.—By January 1, 1997, the
- 4 Secretary shall transmit a report on the results of the eval-
- 5 uation conducted under subsection (a) and any related re-
- 6 search to the Committee on Commerce, Science, and Trans-
- 7 portation of the Senate and the Committee on Public Works
- 8 and Transportation of the House of Representatives. The
- 9 report shall include any related recommendations by the
- 10 Secretary for legislative changes.
- 11 SUBTITLE C—OLDER DRIVER PROGRAMS
- 12 SEC. 231. OLDER DRIVER SAFETY RESEARCH.
- 13 (a) Research on Predictability of High Risk
- 14 Driving.—
- 15 (1) The Secretary shall conduct a program that
- 16 funds, within budgetary limitations, the research
- 17 challenges presented in the Transportation Research
- 18 Board's report entitled "Research and Development
- 19 Needs for Maintaining the Safety and Mobility of
- 20 Older Drivers' and the research challenges pertaining
- 21 to older drivers presented in a report to Congress by
- 22 the National Highway Traffic Safety Administration
- 23 entitled "Addressing the Safety Issues Related to
- 24 Younger and Older Drivers".

- 1 (2) To the extent technically feasible, the Sec-2 retary shall consider the feasibility and further the 3 development of cost efficient, reliable tests capable of 4 predicting increased risk of accident involvement or 5 hazardous driving by older high risk drivers.
- 6 (b) Specialized Training for License Examin7 Ers.—The Secretary shall encourage and conduct research
 8 and demonstration activities to support the specialized
 9 training of license examiners or other certified examiners
 10 to increase their knowledge and sensitivity to the transpor11 tation needs and physical limitations of older drivers, in12 cluding knowledge of functional disabilities related to driv13 ing, and to be cognizant of possible countermeasures to deal
 14 with the challenges to safe driving that may be associated
- 15 with increasing age. (c) Counseling Procedures and Consultation 16 METHODS.—The Secretary shall encourage and conduct research and disseminate information to support and encourage the development of appropriate counseling procedures and consultation methods with relatives, physicians, the traffic safety enforcement and the motor vehicle licensing 21 22 communities, and other concerned parties. Such procedures and methods shall include the promotion of voluntary ac-23 tion by older high risk drivers to restrict or limit their driving when medical or other conditions indicate such action

- 1 is advisable. The Secretary shall consult extensively with
- 2 the American Association of Retired Persons, the American
- 3 Association of Motor Vehicle Administrators, the American
- 4 Occupational Therapy Association, the American Auto-
- 5 mobile Association, the Department of Health and Human
- 6 Services, the American Public Health Association, and
- 7 other interested parties in developing educational materials
- 8 on the interrelationship of the aging process, driver safety,
- 9 and the driver licensing process.
- 10 (d) ALTERNATIVE TRANSPORTATION MEANS.—The
- 11 Secretary shall ensure that the agencies of the Department
- 12 of Transportation overseeing the various modes of surface
- 13 transportation coordinate their policies and programs to
- 14 ensure that funds authorized under the Intermodal Surface
- 15 Transportation Efficiency Act of 1991 (Public Law 102–
- 16 240; 105 Stat. 1914) and implementing Department of
- 17 Transportation and Related Agencies Appropriation Acts
- 18 take into account the transportation needs of older Ameri-
- 19 cans by promoting alternative transportation means when-
- 20 ever practical and feasible.
- 21 (e) State Licensing Practices.—The Secretary
- 22 shall encourage State licensing agencies to use restricted li-
- 23 censes instead of canceling a license whenever such action
- 24 is appropriate and if the interests of public safety would
- 25 be served, and to closely monitor the driving performance

- 1 of older drivers with such licenses. The Secretary shall en-
- 2 courage States to provide educational materials of benefit
- 3 to older drivers and concerned family members and physi-
- 4 cians. The Secretary shall promote licensing and relicensing
- 5 programs in which the applicant appears in person and
- 6 shall promote the development and use of cost effective
- 7 screening processes and testing of physiological, cognitive,
- 8 and perception factors as appropriate and necessary. Not
- 9 less than one model State program shall be evaluated in
- 10 light of this subsection during each of the fiscal years 1996
- 11 through 1998. Of the sums authorized under subsection (i),
- 12 \$250,000 is authorized for each such fiscal year for such
- 13 evaluation.
- 14 (f) Improvement of Medical Screening.—The Sec-
- 15 retary shall conduct research and other activities designed
- 16 to support and encourage the States to establish and main-
- 17 tain medical review or advisory groups to work with State
- 18 licensing agencies to improve and provide current informa-
- 19 tion on the screening and licensing of older drivers. The
- 20 Secretary shall encourage the participation of the public in
- 21 these groups to ensure fairness and concern for the safety
- 22 and mobility needs of older drivers.
- 23 (g) Intelligent Vehicle-Highway Systems.—In
- 24 implementing the Intelligent Vehicle-Highway Systems Act
- 25 of 1991 (23 U.S.C. 307 note), the Secretary shall ensure

- 1 that the National Intelligent Vehicle-Highway Systems Pro-
- 2 gram devotes sufficient attention to the use of intelligent
- 3 vehicle-highway systems to aid older drivers in safely per-
- 4 forming driver functions. Federally-sponsored research, de-
- 5 velopment, and operational testing shall ensure the ad-
- 6 vancement of night vision improvement systems, technology
- 7 to reduce the involvement of older drivers in accidents oc-
- 8 curring at intersections, and other technologies of particu-
- 9 lar benefit to older drivers.
- 10 (h) TECHNICAL EVALUATIONS UNDER INTERMODAL
- 11 Surface Transportation Efficiency Act.—In conduct-
- 12 ing the technical evaluations required under section 6055
- 13 of the Intermodal Surface Transportation Efficiency Act of
- 14 1991 (Public Law 102–240; 105 Stat. 2192), the Secretary
- 15 shall ensure that the safety impacts on older drivers are
- 16 considered, with special attention being devoted to ensuring
- 17 adequate and effective exchange of information between the
- 18 Department of Transportation and older drivers or their
- 19 representatives.
- 20 (i) Authorization of Appropriations.—Of the
- 21 funds authorized under section 403 of title 23, United
- 22 States Code, \$1,250,000 is authorized for each of the fiscal
- 23 years 1995 through 1997, to support older driver programs
- 24 described in subsections (a), (b), (c), (e), and (f).

1	SUBTITLE D—HIGH RISK DRIVERS
2	SEC. 241. STUDY ON WAYS TO IMPROVE TRAFFIC RECORDS
3	OF ALL HIGH RISK DRIVERS.
4	(a) In General.—Within 1 year after the date of en-
5	actment of this Act, the Secretary shall complete a study
6	to determine whether additional or strengthened Federal ac-
7	tivities, authority, or regulatory actions are desirable or
8	necessary to improve or strengthen the driver record and
9	control systems of the States to identify high risk drivers
10	more rapidly and ensure prompt intervention in the licens-
11	ing of high risk drivers. The study, which shall be based
12	in part on analysis obtained from a request for information
13	published in the Federal Register, shall consider steps nec-
14	essary to ensure that State traffic record systems are unam-
15	biguous, accurate, current, accessible, complete, and (to the
16	extent useful) uniform among the States.
17	(b) Specific Matters for Consideration.—Such
18	study shall at a minimum consider—
19	(1) whether specific legislative action is nec-
20	essary to improve State traffic record systems;
21	(2) the feasibility and practicality of further en-
22	couraging and establishing a uniform traffic ticket ci-
23	tation and control system;
24	(3) the need for a uniform driver violation point
25	system to be adopted by the States;

- 1 (4) the need for all the States to participate in 2 the Driver License Reciprocity Program conducted by 3 the American Association of Motor Vehicle Adminis-4 trators:
- 5 (5) ways to encourage the States to cross-ref-6 erence driver license files and motor vehicle files to fa-7 cilitate the identification of individuals who may not 8 be in compliance with driver licensing laws; and
- 9 (6) the feasibility of establishing a national pro-10 gram that would limit each driver to one driver's li-11 cense from only one State at any time.
- 12 (c) Evaluation of National Information Sys-
- 13 TEMS.—As part of the study required by this section, the
- 14 Secretary shall consider and evaluate the future of the na-
- 15 tional information systems that support driver licensing.
- 16 In particular, the Secretary shall examine whether the
- 17 Commercial Driver's License Information System, the Na-
- 18 tional Driver Register, and the Driver License Reciprocity
- 19 program should be more closely linked or continue to exist
- 20 as separate information systems and which entities are best
- 21 suited to operate such systems effectively at the least cost.
- 22 The Secretary shall cooperate with the American Associa-
- 23 tion of Motor Vehicle Administrators in carrying out this
- 24 evaluation.

SEC. 242. STATE PROGRAMS FOR HIGH RISK DRIVERS.

- 2 The Secretary shall encourage and promote State driv-
- 3 er evaluation, assistance, or control programs for high risk
- 4 drivers. These programs may include in-person license reex-
- 5 aminations, driver education or training courses, license re-
- 6 strictions or suspensions, and other actions designed to im-
- 7 prove the operating performance of high risk drivers.
- 8 SUBTITLE E—FUNDING
- 9 SEC. 251. FUNDING FOR 23 USC 410 PROGRAM.
- In addition to any amount otherwise appropriated
- 11 or available for such use, there are authorized to be appro-
- 12 priated \$15,000,000 for fiscal years 1995, 1996, and 1997
- 13 for the purpose of carrying out section 410 of title 23, Unit-
- 14 ed States Code.

Amend the title so as to read: "An Act to authorize appropriations to carry out certain Federal railroad safety laws, and for other purposes.".

Attest:

Secretary.

- HR 4545 EAS——2
- HR 4545 EAS——3
- HR 4545 EAS——4
- HR 4545 EAS——5
- HR 4545 EAS——6
- HR 4545 EAS——7
- HR 4545 EAS——8
- HR 4545 EAS——9
- HR 4545 EAS——10
- HR 4545 EAS——11
- HR 4545 EAS——12
- HR 4545 EAS——13
- HR 4545 EAS——14
- HR 4545 EAS——15